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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	UNITED STATES OF AMERICA,	CASE NO. CR11-131MJP
11	Plaintiff,	ORDER GRANTING MOTION FOR BILL OF PARTICULARS
12	v.	BILL OF TAKTICOLARS
13	DREW YIM, et al.,	
14	Defendants.	
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16	This matter comes before the Court on Defendant Drew Yim's motion for a bill of	
17	particulars in which Defendant Svetlana Yim has joined. (Dkt. Nos. 351, 352, 381.) Having	
18	reviewed the motion, the government's response (Dkt. No. 402), the reply (Dkt. No. 414), and all	
19	related papers, the Court GRANTS the motion.	
20	Analysis	
21	Defendant Yim has asked for a bill of particulars as to Count 5 in the Second Superseding	
22	Indictment, which charges him with conspiracy to engage in money laundering for an	
23	unspecified duration. (Dkt. No. 352 at 1.)	
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1 Pursuant to Federal Rule of Criminal Procedure 7(f), the Court may direct the filing of 2 bill of particulars. The Ninth Circuit has explained that the purposes of the bill of particulars are 3 threefold: "[T]o inform the defendant of the nature of the charge against him with sufficient precision to enable him to prepare for trial, to avoid or minimize the danger of surprise at the 5 time of trial, and to enable him to plead his acquittal or conviction in bar of another prosecution 6 for the same offense when the indictment itself is too vague, and indefinite for such purposes." 7 Untied States v. Ayers, 924 F.2d 1468, 1483 (9th Cir. 1991) (quotation omitted). 8 As to Count 5, the Court finds a bill of particulars must be provided to specify the duration of the conspiracy and the financial transactions that are part of the charge. Count 5 is a complex charge whose unspecified duration presents Defendants with the task of sorting through 10 11 an enormous volume of information. To avoid surprise and to assist Defendants in focusing on 12 the conduct that is the basis for Count 5, the Court finds that a bill of particulars is needed. This 13 will assist both sides to give some clarity to the facts at issue in this Count, and to sort out what 14 should included and what should be eliminated. The Court thus orders the government to 15 produce a bill of particulars specifying when the conspiracy began and which financial transactions allegedly constitute money laundering in violation of 18 U.S.C. § 1956(a)(1). The 16 17 government is to provide the bill of particulars within 14 days of entry of this order. 18 The clerk is ordered to provide copies of this order to all counsel. 19 Dated this 16th day of December, 2011. 20 21 Warshy Helens 22 Marsha J. Pechman United States District Judge 23 24